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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/827,454	04/06/2001	Anthony J. Ruggiero	IL-10610	6182
75	590 05/23/2003			
Micheal C. Stages - Assistant Laboratory Councel			EXAMINER	
Lawrence Livermore National Laboratory P.O. Box 808, L-703 Livermore, CA 94551		LEUNG, CHRISTINA Y		
			ART UNIT	PAPER NUMBER
			2633	(4
			DATE MAILED: 05/23/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary    Examiner	J.				
## Examiner ## Christina Y. Leung ## L					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address  Period for Reply  A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE ③ MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  E tensions of time may be available under the provisions of 37 CPR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  If the period for reply sepecified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  If the period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S. C. § 133).  Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).  Status  1) ☑ Responsive to communication(s) filed on 03 March 2003.  2a) ☑ This action is FINAL. 2b) ☐ This action is non-final.  3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the mer closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims  4) ☑ Claim(s) 1-49 is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.  5) ☐ Claim(s) 1-49 is/are rejected.  7) ☐ Claim(s) is/are objected to.  8) ☐ Claim(s) are subject to restriction and/or election requirement.  Application Papers  9) ☐ The specification is objected to by the Examiner.  10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply  A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply sepecified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication reply with the set or extended period for reply will, by statute, cause the application to be adANDONED (SJ U.S.C. § 133).  - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).  - Status  1) Responsive to communication(s) filed on 03 March 2003  - 2a) This action is FINAL.  - 2b) This action is non-final.  3) Since this application is in condition for allowance except for formal matters, prosecution as to the mer closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims  - 4) Claim(s) 1-49 is/are pending in the application.  - 4a) Of the above claim(s) is/are withdrawn from consideration.  5) Claim(s) 1-49 is/are rejected.  7) Claim(s) is/are objected to.  8) Claim(s) are subject to restriction and/or election requirement.  Application Papers  9) The specification is objected to by the Examiner.  10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.					
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Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
11)☐ The proposed drawing correction filed on is: a)☐ approved b)☐ disapproved by the Examiner.	,				
If approved, corrected drawings are required in reply to this Office action.					
12)☐ The oath or declaration is objected to by the Examiner.					
Priority under 35 U.S.C. §§ 119 and 120					
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a) ☐ All b) ☐ Some * c) ☐ None of:					
1. Certified copies of the priority documents have been received.					
2. Certified copies of the priority documents have been received in Application No					
<ul> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>					
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application of the control of the cont	cation).				
<ul> <li>a) ☐ The translation of the foreign language provisional application has been received.</li> <li>15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.</li> </ul>					
Attachment(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)  4) Interview Summary (PTO-413) Paper No(s)  5) Notice of Informal Patent Application (PTO-152) Other: .	•				

Art Unit: 2633

### **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-7, 9-14, 16, 17, 40, 41, and 45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Akkapeddi (US 4,949,056 A) in view of Vasil'ev et al. ("Phase-conjugation broad area twin-contact semiconductor laser," Applied Physics Letters, July 1997) and Pepper et al. (US 5,038,359 A).

Regarding claim 1, Akkapeddi disclose a system (Figure 1) comprising:

- a transceiver 10 constructed to transmit an interrogating beam; and
- a communication station capable of receiving the interrogating beam.

Akkapeddi further disclose that the communication station includes a phase conjugator but does not specifically disclose that the communication station includes a plurality of broad area intracavity phase conjugators arranged in an array.

Vasil'ev et al. teaches a broad area, intra-cavity phase conjugator (Figures 1a and 1b; columns 1-3) which may be used in a system to produce a phase conjugate beam such as in the system disclosed by Akkapeddi.

Pepper et al. (Figures 9-10; column 10, lines 47-68; column 11, lines 1-17) teach another type of phase conjugator, but also further suggests that phase conjugators may be arranged in an array.

Art Unit: 2633

It would have been obvious to use the intra-cavity phase conjugator taught by Vasil'ev et al. in the system disclosed by Akkapeddi as a way to provide a phase conjugate light beam without requiring a separate source of pump light, and to further arrange the phase conjugators in an array as taught by Pepper et al. to provide a broader area for producing phase conjugation.

Again, Akkapeddi already generally discloses a communication station which receives an interrogating beam and which includes a phase conjugator.

Regarding claim 2, Akkapeddi discloses that the communication station is capable of transmitting an encoded phase conjugate beam to the transceiver from the phase conjugator (using encoder 26). The phase conjugators taught by Vasil'ev et al. and Pepper et al., in the system suggested by the combination of the three references, would also be capable of transmitting an encoded phase conjugate beam from the system.

Regarding claim 3, Akkapeddi discloses that communication station is configured to respond to the interrogating beam by encoding data into a phase conjugate beam (using encoder 26) and the phase conjugator taught by Vasil'ev et al. pumps the encoded phase conjugate beam by intra-cavity nondegenerate four wave mixing (Abstract).

Regarding claims 4-5, Akkapeddi does not specifically disclose that the encoding of the phase conjugate beam is accomplished at rates exceeding approximately 1 kHz or in the range of approximately 1 Ghz to approximately 10 GHz. However, Vasil'ev et al. specifically teach a phase conjugator with a "subnanosecond response" (column 1, paragraph 1), which would be understood in the art as corresponding to a rate in the range of above 1 Ghz. Also, Pepper et al. teach that a phase conjugate beam may be encoded at rates including 10 GHz (column 8, lines 32-50). It would have been obvious to a person of ordinary skill in the art to encode the phase

Art Unit: 2633

conjugate beam as disclosed by Akkapeddi at rates suggested by or Vasil'ev et al. Pepper et al. as an engineering design choice of an efficient response rate for encoding the beam.

Regarding claim 6, Pepper et al. (Figure 9, elements 148-150) that the plurality of phase conjugators may be arranged in a substantially linear array. Regarding claim 7, Pepper et al. teach that the plurality of phase conjugators may be substantially spaced apart (Figure 9). Regarding claim 9, Pepper et al. teach that that plurality of phase conjugators may be any practical number (column 11, lines 14-17). Regarding claims 6, 7, and 9, it would have been obvious to a person of ordinary skill in the art to use an array of phase conjugators in a configuration as suggested by Pepper et al. in the system disclosed by Akkapeddi in view of Vasil'ev et al. as an engineering design choice of a way to arrange the phase conjugators. The claimed differences exist not as a result of an attempt by Applicants to solve an unknown problem but merely amount to the selection of expedients known as design choices to one of ordinary skill in the art.

Regarding claim 10, the broad area intra-cavity phase conjugator taught by Vasil'ev et al. comprises an aperture sufficient to resolve a substantial portion of the spatial components of the input wavefront of the interrogating beam.

Regarding claim 11, Vasil'ev et al. do not specifically teach that the intra-cavity phase conjugator comprises an aperture sufficient to resolve greater than approximately 80% of the spatial components of the input wavefront of the interrogating beam, but teaches that it is able to generally resolve a substantial portion of the input wavefront of the interrogating beam. It would have been obvious to a person of ordinary skill in the art to specifically ensure that the aperture is sufficient to resolve greater than 80% of the spatial components of the input wavefront of the

Art Unit: 2633

interrogating beam in the system disclosed by Akkapeddi in view of Vasil'ev et al. and Pepper et al. simply in order to ensure that the input wavefront is sufficiently resolved.

Regarding claim 13, the intra-cavity phase conjugator taught by Vasil'ev et al. includes a top electrode with an aperture (column 2, which teaches an upper metal contact, or a "top electrode" and also teaches the dimensions of an aperture). Again, it would have been obvious to use the intra-cavity phase conjugator taught by Vasil'ev et al. in the system disclosed by Akkapeddi as a way to provide a phase conjugate light beam without requiring a separate source of pump light.

Regarding claim 12, Akkapeddi discloses that the communication station does not have a movable part point and tracking system (column 1, lines 28-63; column 2, lines 15-44).

Regarding claim 14, Akkapeddi discloses that the interrogating beam may interact with pump beam operating in the phase conjugator at a substantially transverse angle (Figure 2).

Regarding claim 16, Akkapeddi discloses that the transceiver may be mounted on a satellite (Figure 1).

Regarding claim 17, Akkapeddi discloses that the communication station may be mounted on a ground station.

Regarding claim 45, Pepper et al. does not specifically teach that the phase conjugators may be arrange in a two dimensional array, but they do teach that the phase conjugators may be one of a plurality of phase conjugators arranged in an array of phase conjugators (Figures 9 and 10). They do not specifically disclose that this array may be a two dimensional array, but it would have been obvious to a person of ordinary skill in the art to include a plurality of arrays of phase conjugators in the system described by Akkapeddi in view of Vasil'ev et al. and Pepper et

Art Unit: 2633

al. as an engineering design choice of a way to arrange the phase conjugators especially since

Pepper et al. teach that any number of phase conjugators may be included (column 11, lines 14
17).

Regarding claim 40, Akkapeddi discloses a method (Figures 1 and 2) comprising: transmitting an interrogating beam from a transceiver;

receiving the interrogating beam at an phase conjugator through apertures located in the top of the phase conjugator;

modulating data onto a phase conjugate beam; and transmitting the phase conjugate beam to the transceiver.

Akkapeddi does not disclose an array of broad area intra-cavity phase conjugators. As similarly discussed above with regard to claim 1, Vasil'ev et al. teach a broad area intra-cavity conjugator for producing a phase conjugate beam as in the system disclosed by Akkapeddi. The phase conjugator taught by Vasil'ev et al. further includes a top electrode with an aperture (column 2). Pepper et al. (Figures 9-10; column 10, lines 47-68; column 11, lines 1-17) teach another type of phase conjugator, but also further suggests that phase conjugators may be arranged in an array. It would have been obvious to use the broad area intra-cavity phase conjugator taught by Vasil'ev et al. in the system disclosed by Akkapeddi as a way to provide a phase conjugate light beam without requiring a separate source of pump light, and to further arrange the phase conjugators in an array as taught by Pepper et al. to provide a broader area for producing phase conjugation.

Regarding claim 41, Akkapeddi disclose a method (Figures 1 and 2) comprising: transmitting an interrogating beam from a transceiver;

Art Unit: 2633

receiving the interrogating beam at a phase conjugator and resolving a substantial portion of the spatial components of the input wavefront of the interrogating beam;

modulating data onto a phase conjugate beam; and transmitting the phase conjugate beam to the transceiver.

Again, Akkapeddi does not disclose an array of broad area intra-cavity phase conjugators. However, Vasil'ev et al. teach a broad area intra-cavity conjugator. Pepper et al. (Figures 9-10; column 10, lines 47-68; column 11, lines 1-17) teach that a plurality of phase conjugators arranged in an array may be used in a system to produce a phase conjugate beam as in the method disclosed by Akkapeddi. It would have been obvious to use the broad area intra-cavity phase conjugator taught by Vasil'ev et al. in the system disclosed by Akkapeddi as a way to provide a phase conjugate light beam without requiring a separate source of pump light, and to further arrange the phase conjugators in an array as taught by Pepper et al. to provide a broader area for producing phase conjugation.

3. Claims 8 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Akkapeddi in view of Vasil'ev et al. and Pepper et al. as applied to claim 1 above, and further in view of Watanabe (US 5,920,588 A).

Regarding claim 8, the phase conjugator taught by Vasil'ev et al. is not specifically as single gain stripe device, but Watanabe teaches an intracavity phase conjugator comprising a single gain stripe device (column 16, lines 43-67, column 17, lines 1-3). It would have been obvious to a person of ordinary skill in the art to use a single gain stripe device as taught by Watanabe in the system described by Akkapeddi in view of Vasil'ev et al. and Pepper et al. as an

Art Unit: 2633

engineering design choice of a nonlinear medium for producing the phase conjugate beam already disclosed.

Regarding claim 15, Akkapeddi does not teach that the interrogating beam may interact with pump beams operating in the plurality of phase conjugators in a substantially parallel manner, but Vasil'ev et al. teach that the interrogating beam may interact with the pump beams in a substantially parallel manner (Figure 1b), and Watanabe also teaches an intracavity phase conjugator wherein an interrogating beam may interact with pump beams in a substantially parallel manner (Figure 2). It would have been obvious to a person of ordinary skill in the art to arrange the interrogating beam and pump beams as suggested by Vasil'ev et al. and Watanabe et al. in the system described by Akkapeddi in view of Vasil'ev et al. and Pepper et al. as an engineering design choice of an arrangement for the various elements.

4. Claims 18, 19, and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Akkapeddi in view of Vasil'ev et al.

Regarding claim 18, as similarly discussed with regard to claim 1, Akkapeddi discloses a system (Figures 1 and 2) comprising:

- a transceiver 10 constructed to transmit an interrogating beam;
- a communication station capable of receiving the interrogating beam; and the communication station having an phase conjugator 12.

Akkapeddi does not specifically disclose that the phase conjugator is a broad area intracavity phase conjugator including a top electrode. However, as similarly discussed above with regard to claim 1, Vasil'ev et al. teach a broad area intra-cavity phase conjugator for producing a

Art Unit: 2633

phase conjugate beam as in the system disclosed by Akkapeddi. Vasil'ev et al. further teach an upper metal contact, or a "top electrode," with an aperture (column 2).

Regarding claim 18, it would have been obvious to use the intra-cavity phase conjugator taught by Vasil'ev et al. in the system disclosed by Akkapeddi as a way to provide a phase conjugate light beam without requiring a separate source of pump light.

Regarding claim 19, Akkapeddi discloses that the interrogating beam may interact with at least one pump beam operating in the phase conjugator at a substantially transverse angle (Figure 2).

Regarding claim 21, Vasil'ev et al. do not specifically teach that the aperture is greater than 10 microns, but it would have been obvious to a person of ordinary skill in the art to specify that the aperture in system described by Akkapeddi in view of Vasil'ev et al. be greater than 10 microns as an engineering design choice of a way to allow sufficient light into the phase conjugator.

5. Claims 20 and 46-49 are rejected under 35 U.S.C. 103(a) as being unpatentable over Akkapeddi in view of Vasil'ev et al. and Pepper et al. as applied to claim 1 above or Akkapeddi in view of Vasil'ev et al. as applied to claim 18 above, and further in view of Watanabe.

Regarding claims 46 and 47, Akkapeddi in view of Vasil'ev et al. and Pepper et al. describe a system as discussed above with regard to claim 1. Regarding claim 46, Vasil'ev et al. further teach that the phase conjugator includes a nonlinear medium adapted to produce at least two coherent pump beams (Figure 1b) but do not specifically teach a means to encode the coherent pump beams. Watanabe teaches a means to encode the pump beams (Figure 16, modulating circuit 74). Regarding claim 47 in particular, Vasil'ev et al. teach that the nonlinear

Art Unit: 2633

medium is a laser diode structure but not specifically a distributed feedback laser device.

However, Watanabe teaches that the nonlinear medium may be a diode structure comprising a distributed feedback laser device. It would have been obvious to use the distributed feedback laser device taught by Watanabe in the system described by Akkapeddi in view of Vasil'ev et al. and Pepper et al. as an engineering design choice of a nonlinear medium for producing phase conjugation. It would also have obvious to a person of ordinary skill in the art to provide a means to encode the pump beams as taught by Watanabe in the system described by Akkapeddi in view of Vasil'ev et al. and Pepper et al. in order to modulate the beams with information for transmission in the communications system.

Regarding claims 20, 48, and 49, Akkapeddi in view of Vasil'ev et al. describe a system as discussed above with regard to claim 18.

Regarding claim 48, Vasil'ev et al. teach that the phase conjugator includes a nonlinear medium adapted to produce at least two coherent pump beams (Figure 1b) but do not specifically teach a means to encode the coherent pump beams. Again, Watanabe teaches a means to encode the pump beams (Figure 16, modulating circuit 74). It would also have obvious to a person of ordinary skill in the art to provide a means to encode the pump beams as taught by Watanabe in the system described by Akkapeddi in view of Vasil'ev et al. in order to modulate the beams with information for transmission in the communications system.

Regarding claims 20 and 49, Vasil'ev et al. further teach that the phase conjugator may comprise a broad-area laser device (Abstract) but do not specifically teach a distributed feedback laser device. Again, Watanabe teaches that the nonlinear medium may be a diode structure comprising a distributed feedback laser device. It would have been obvious to use the distributed

Art Unit: 2633

feedback laser device taught by Watanabe in the system described by Akkapeddi in view of Vasil'ev et al. as an engineering design choice of a nonlinear medium for producing phase conjugation.

6. Claims 22 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Akkapeddi et al. in view of Vasil'ev et al. and Damen et al. (US 5,675,436 A)

Regarding claim 22, Akkapeddi et al. (Figures 1 and 2) disclose a system comprising: a transceiver constructed to transmit an interrogating beam; a communication station capable of receiving the interrogating beam; and the communication station having an phase conjugator.

Akkapeddi et al. do not specifically disclose that the phase conjugator may be a broad area intra-cavity phase conjugator which is a VCSEL structure. However, as similarly discussed above with regard to claim 1, Vasil'ev et al. teach a broad area intra-cavity phase conjugator.

Vasil'ev et al. further teach that the phase conjugator may be a semiconductor laser diode but does not specifically teach that it may by a VCSEL structure. Damen et al. (column 3, lines 37-61) teach that a VCSEL structure may be used to provide a nonlinear element for four wave mixing such as the laser device taught by Vasil'ev et al. Regarding claim 23 in particular, Vasil'ev et al. further teach that the interrogating beam interacts with at least one pump beam in a substantially parallel manner (Figure 1b). It would have been obvious to use the broad area intra-cavity phase conjugator which is a VCSEL structure taught by Vasil'ev et al. and Damen et al. in the system disclosed by Akkapeddi as a way to provide a phase conjugate light beam without requiring a separate source of pump light.

Art Unit: 2633

7. Claims 24, 26-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Watanabe in view of Vasil'ev et al. and MacDonald (US 5,519,723 A).

Regarding claim 24, Watanabe discloses an optical interconnection system (Figure 2) comprising:

a fiber optic device (fiber 2) constructed to transmit an interrogating beam (ωs) to a predetermined intra-cavity phase conjugator 1.

Although Watanabe discloses transmitting the interrogating beam through a fiber, Watanabe does not specifically disclose a transmitting device which creates the beam. However, it is well known in the art that laser beams such as disclosed by Watanabe may be created by transmitters, and it would have been obvious to a person of ordinary skill in the art to include a transmitter in order to provide the interrogating beam.

Watanabe does not specifically disclose a micro-mirror. However, it is well known in the art that mirrors and other reflectors may be used to steer light beams as desired among elements in an optical system. MacDonald in particular teaches using mirrors to steer light into a nonlinear medium for phase conjugation (Figure 1). It would have been obvious to a person of ordinary skill in the art to use a mirror as taught by MacDonald in the system disclosed by Watanabe in order to steer the interrogating beam in whatever direction required by the placement of elements in the system.

Watanabe also does not specifically disclose that the phase conjugator may be a broad area phase conjugator, but Vasil'ev et al. teach a broad area intracavity phase conjugator. It would have been obvious to a person of ordinary skill in the art to use the broad area phase

Art Unit: 2633

conjugator taught by Vasil'ev et al. as the phase conjugator in the system suggested by Watanabe in view of MacDonald as an engineering design choice of a phase conjugating medium.

Regarding claim 26, Watanabe discloses that the interrogating beam may interact with at least one pump beam operating in the phase conjugator in a substantially parallel manner (Figure 2).

Regarding claims 27 and 33, Watanabe further discloses that the phase conjugator may include a top electrode with an aperture (Figure 2), and the phase conjugator taught by Vasil'ev et al. also includes a top electrode and an aperture (column 2).

Regarding claim 28, Watanabe discloses that the phase conjugator may comprise a distributed feedback laser device (Figure 2; column 16, column 23-67; column 17, lines 1-3).

Regarding claim 29, Watanabe does not specifically disclose that the interrogating beam interacts with the at least one pump beam at a transverse angle. However, MacDonald teaches that an interrogating beam may interact with a pump beam in a phase conjugator such as disclosed by Watanabe at a transverse angle. It would have been obvious to a person of ordinary skill in the art to use an angle such as taught by MacDonald in the system described by Watanabe in view of MacDonald in order to accommodate the position of the elements in relation to each other.

Regarding claim 30, Watanabe discloses that the predetermined phase conjugator may be one of a plurality of phase conjugators arranged in an array (Figure 21). Regarding claim 31, Watanabe does not specifically disclose that this array may be a first array of a plurality of arrays, but it would have been obvious to a person of ordinary skill in the art to include a plurality of arrays of phase conjugators in the system disclosed by Watanabe as an engineering

Art Unit: 2633

design choice of a way to arrange the phase conjugators to accommodate however many separate signals needed in the system.

Regarding claim 32, Watanabe discloses that the phase conjugator may comprise a single gain stripe device (column 16, lines 43-67; column 17, lines 1-3).

8. Claim 25 is rejected under 35 U.S.C. 103 as being anticipated by Watanabe et al. in view of Vasil'ev et al. and MacDonald as applied to claim 24 above, and further in view of Damen et al.

Regarding claim 25, Watanabe in view of Vasil'ev et al. discloses that the phase conjugator may comprise a broad-area, distributed feedback laser device as discussed above, but they do not specifically teach that it may by a VCSEL structure. Damen et al. (column 3, lines 37-61) teach that a VCSEL structure may be used to provide a nonlinear element for four wave mixing such as the laser device taught by Watanabe in view of Vasil'ev et al. It would have been obvious to use a phase conjugator which is a VCSEL structure as taught by Damen et al. in the system disclosed by Watanabe in view of Vasil'ev et al. and MacDonald as an engineering design choice of a phase conjugating medium.

9. Claims 34 and 35 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sharp et al. (US 5,317,442 A) in view of Vasil'ev et al.

Regarding claim 34, Sharp et al. disclose a system (Figures 2 and 5) comprising:

a means 23 for transmitting and receiving an interrogating beam;

a communication station 50 operatively coupled to the transmitting and receiving means wherein the station includes a means 20 for returning a phase conjugate beam to the

transmitting and receiving means (column 2, lines 26-42).

Art Unit: 2633

Sharp et al. do not specifically disclose that the means for returning a phase conjugate beam is a broad area intracavity phase conjugator, but Vasil'ev et al. teach a broad area intracavity device for returning a phase conjugate beam such as disclosed by Sharp et al. It would have been obvious to a person of ordinary skill in the art to use the broad area intracavity phase conjugator taught by Vasil'ev et al. in the system disclosed by Sharp et al. as an engineering design choice of a way to provide a phase conjugate beam without requiring a separate source of pump light.

Regarding claim 35, Sharp et al. disclose a method (Figures 2 and 5) comprising: transmitting an interrogating beam from a transceiver 52; receiving the interrogating beam at a communication station 50; encoding data (with modulator 29) onto a phase conjugate beam; and transmitting the encoded phase conjugate beam back to the transceiver (column 2, lines 26-42).

Sharp et al. do not specifically disclose producing the phase conjugate beam with a broad area intracavity phase conjugator or pumping the encoded phase conjugate reflectivity by nondegenerate four wave mixing. However, Vasil'ev et al. teach a broad area intracavity phase conjugator and teach that four wave mixing is a known way of producing phase conjugate beams such as disclosed by Sharp et al. (Abstract). It would have been obvious to a person of ordinary skill in the art to specifically use a broad area intracavity phase conjugator and four wave mixing as Vasil'ev et al. teach in the method disclosed by Sharp et al. as a known engineering design choice of a way to produce the phase conjugate beam.

Art Unit: 2633

10. Claims 36-39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sharp et al. in view of Pepper et al. and Vasil'ev et al.

Regarding claim 36, Sharp et al. disclose a method (Figures 2 and 5) comprising: transmitting an interrogating beam from a transceiver 52; receiving the interrogating beam at a phase conjugator; modulating data onto a phase conjugate beam (with modulator 29); and transmitting the phase conjugate beam to the transceiver.

Sharp et al. does not specifically disclose an array of phase conjugators. However, Pepper +-````` et al. (Figures 9-10; column 10, lines 47-68; column 11, lines 1-17) teach that a plurality of phase conjugators arranged in an array may be used in a system to produce a phase conjugate beam as in the method disclosed by Sharp et al. It would have been obvious to a person of ordinary skill in the art to use a plurality of phase conjugators arranged in an array as taught by Pepper et al. in the method disclosed by Sharp et al. in order to provide a broader area to produce phase conjugation.

Again, Sharp et al. do not specifically disclose producing the phase conjugate beam with a broad area intracavity phase conjugator, but Vasil'ev et al. teach a broad area intracavity phase conjugator for producing phase conjugate beams such as disclosed by Sharp et al. (Abstract). It would have been obvious to a person of ordinary skill in the art to specifically use a broad area intracavity phase conjugator as Vasil'ev et al. teach in the method disclosed by Sharp et al. as a known engineering design choice of a way to produce the phase conjugate beam.

Art Unit: 2633

Regarding claim 37, Sharp et al. disclose that their method may further comprise collecting data through a sensor 24 located in proximity to the phase conjugator and transmitting the data to the phase conjugator (modulator 29).

Regarding claim 38, Sharp does not specifically disclose that the interrogating beam interacts with at least one pump beam operating in each of the phase conjugators in a substantially parallel manner. However, Pepper et al. teach that the interrogating beam may interact with pump beams operating in the plurality of phase conjugators in a substantially parallel manner (Figure 8). It would have been obvious to a person of ordinary skill in the art to arrange the interrogating beam and pump beams as suggested by Pepper et al. in the method disclosed by Sharp et al. as an engineering design choice of the most convenient angle.

Regarding claim 39, Sharp et al. discloses that the interrogating beam interacts with at least one pump beam operating in the phase conjugator in a substantially transverse manner (Figure 2).

11. Claims 42-44 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pepper et al. in view of Vasil'ev et al.

Regarding claim 42, Pepper et al. disclose a method of providing an optical interconnect comprising:

transmitting an interrogating beam from a fiber optic device;

receiving the interrogating beam at a micro-mirror 16 across free space;

transmitting a second beam from the micro-mirror; and

producing a phase conjugate beam or the second beam received from the micro-mirror by a predetermined phase conjugator 12.

Art Unit: 2633

Pepper et al. do not specifically disclose a broad area intracavity phase conjugator, but Vasil'ev et al. teach a broad area intracavity phase conjugator. It would have been obvious to a person of ordinary skill in the art to use the phase conjugator taught by Vasil'ev et al. as the phase conjugator in the system disclosed by Pepper et al. as an engineering design choice of a phase conjugating means which does not require a separate source of pump light.

Regarding claim 43, Pepper et al. disclose (Figures 6-10) that the method may further include modulating data onto the second beam at said predetermined phase conjugator (with modulator 62);

transmitting an encoded phase conjugated beam to the micro-mirror 16.

Regarding claim 44, Pepper et al. disclose that the method may further include transmitting a third beam from the micro-mirror to the fiber optic device (Figures 6-10).

### Response to Arguments

- 12. Applicant's arguments filed 03 March 2003 have been fully considered but they are not persuasive.
- 13. In response to Applicant's argument that the combined references fail to show certain features of Applicant's invention, it is noted that the features upon which Applicant relies (i.e., two dimensional spatial phase conjugation to remove atmospheric distortions or turbulence aberrations) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

Page 19

Application/Control Number: 09/827,454

Art Unit: 2633

#### Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time 14. policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

15. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christina Y. Leung whose telephone number is 703-605-1186. The examiner can normally be reached on Monday to Friday, 6:30 to 3:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jason Chan can be reached on 703-305-4729. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9314.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-4700.

> JASON CHAN SUPERVISORY PATENT EXAMINER

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